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DEC 05 1997

Application of : **GROUP 2100**
Kazumi SAKUMOTO :
Serial No. 08/493,979 : Group Art Unit - 2107
Filed: June 23, 1995 : Examiner - Vit W. Miska
For: ELECTRONIC WATCH :
WITH PAGER : Docket No. S004-2991(RE)

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COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

THIRD SUPPLEMENTAL REISSUE DECLARATION

I, Kazumi SAKUMOTO, hereby declare:

1. That this third supplemental reissue declaration is being made to supplement my earlier declarations which comprise part of Reissue Patent Application Serial No. 08/493,979.

2. That I verily believe the original patent to be wholly or partly inoperative or invalid by reason of claiming less than I had a right to claim in the original patent because none of original independent patent claims 1-4 and previously added claims 5-19 is directed to an electronic watch provided with a pager for displaying paging messages comprising:

(a) a receiver for receiving paging messages;

(b) a time indicating device having a dial, and a plurality of movable hands disposed over the dial for indicating time;

(c) marks disposed on the dial representative of different paging messages;

(d) a memory for storing the paging messages received by the receiver;

(e) a transducer for signalling the receipt of a paging message by the receiver; and

(f) circuit means for receiving paging messages from the receiver and, in response to receiving one of the paging messages, for controlling movement of the hands of the time indicating device to stop indicating time and to indicate the mark representing the paging message.

3. To correct this error in claiming less than I had a right to claim, new independent claim 20 has been added. Independent claim 20 is directed to an electronic watch with a pager for displaying paging messages comprising:

(a) a receiver for receiving paging messages;

(b) a time indicating device having a dial, and a plurality of movable hands disposed over the dial for indicating time;

(c) marks disposed on the dial representative of different paging messages;

(d) a memory for storing the paging messages received by the receiver;

(e) a transducer for signalling the receipt of a paging message by the receiver; and

(f) circuit means for receiving paging messages from the receiver and, in response to receiving one of the paging messages, for controlling movement of the hands of the time indicating device to stop indicating time and to indicate the mark representing the paging message.

4. That the error in claiming less than I had a right to claim in the original patent arose through lack of appreciation of all aspects of the invention at the time the original patent application was filed, and then prosecuted to issue, and, as a result, the subject matter described in paragraph 3 above, and corresponding to claim 20, was not claimed as broadly as I had a right to claim.

5. That the error in claiming less than I had a right to claim in the original patent was discovered by my attorney during a review of the original patent in conjunction with the prior art of record subsequent to the filing of my substitute reissue declaration dated July 8, 1996 and my first and second supplemental reissue declarations filed July 31, 1996 and January 23, 1997, respectively. The substitute

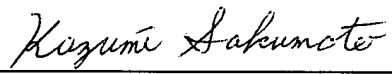
reissue declaration was filed in response to the Examiner's rejection of claims 1-6 in the Office Action dated January 18, 1996 of this reissue application. The first supplemental reissue declaration was filed to correct the error in claiming less than I had a right to claim in the original patent corresponding to the subject matter of claims 7-19. The third supplemental reissue declaration was filed to reflect the amendments to claims 5 and 6 in response to the Examiner's rejection of claims 5 and 6 under 35 U.S.C. §251.

6. That I verily believe the original patent to be wholly or partly inoperative or invalid by reason of a defective specification. In particular, the specification does not provide a literal antecedent basis for the recitations "time indicating device" and "marks" recited in claim 20 as set forth above in paragraph 3. To correct this error, the specification has been amended at column 4, line 29 to change "An" to --A time indicating device or-- and at column 5, line 63 to insert --marks, such as-- after "when" and to insert --,-- after "symbols".

7. That the aforesaid error in the claims and specification arose entirely through inadvertence, accident or mistake and without any deceptive intent on my part, or, upon information and belief, on the part of my attorneys.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that any willful false statements or the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of this application or any patent resulting therefrom.

Dated: November 18, 1997


KAZUMI SAKUMOTO